

## Administrative Policies and Procedures: 25.4-DOE

Subject:	Disciplinary Punishment Guidelines for Youth in Youth Development Centers	
Authority:	TCA 37-5-106	
Standards:	ACA Standard: 2-9281, 2-9292, 2-9295, 2-9312	
Application:	To All Employees and Youth at Youth Development Centers	

## **Policy Statement:**

Punishment/sanctions imposed upon youth as a result of having allegations of major violations substantiated by the Hearing Officer/Discipline Committee shall be in relation to the seriousness of the offense and relatively uniform in application throughout the system.

## **Procedures:**

A. Behavior Not
Subject To
Disciplinary Action

No youth shall be subject to any type of disciplinary action for the following behaviors:

- 1. Refusing to attend any form of religious service;
- 2. Refusing to consume any particular type of food or drink;
- 3. Refusing to take medications or accept medical care;
- Any behavior which is identified by classification or the treatment team as a special medical or psychological problem over which the youth has no control;
- 5. Refusing to address staff in a particular manner or merely displaying what might otherwise be perceived as a negative or hostile attitude. This does not preclude the discipline of youth who use obscene language in addressing staff or who verbally interfere with staff members' performance of duties. This does not preclude the instruction of good manners.

## B. Impermissible Sanctions

The following actions will never be used as a means of youth discipline or punishment:

Original Effective Date: 25.4 DOE, 07/01/90

Current Effective Date: 07/01/08 Supersedes: 25.4 DOE, 07/01/90

	Corporal punishment;
	2. Physical restraint;
	3. Psychological intimidation and/or degradation;
	4. Denial of regular meals:
	5. Denial of medical care;
	6. Denial of sufficient sleep;
	7. Denial of correspondence/minimum use of telephone;
	8. Denial of sufficient daily exercise;
	9. Denial of visitation;
	10. Denial of contact with parents/legal guardians;
	11. Denial of participation in educational opportunities;
	12. Denial of legal assistance;
	13. Arduous physical labor that has no useful function other than punishment or that is required to be performed in an unreasonable manner. It is permissible to require chores or, tasks that might ordinarily be performed by youth or staff members;
	14. Use of stimulants, tranquilizers, or psychotropic drugs for control of behavior.
C.	The Hearing Officer/Discipline Committee may make recommendations to a youth's program staffing team whether or not sanctions are imposed.
D.	The following sanctions may be imposed by the Hearing Officer/Discipline Committee:
	Temporary Confinement: The youth may be placed in a secure environment separate from the regular population/program, subject to the conditions and limitations set out herein and in Use of Confinement Policy.
	<ol> <li>Learning Experience: The youth may be given assignments, usually in written form, to practice skills, define terms, explore topics and the like.</li> </ol>
	3. Restitution: Restitution may be imposed to be paid from the youth's account or earnings, excluding Social Security and supplemental income/benefits, to compensate for such damages or losses.
	4. Restriction/Reduction of Privileges: Privileges may be withdrawn or reduced for a definite period of time, such as passes, freedom of unsupervised movement, loss of allowance, free time recreational experience,

Original Effective Date: 25.4, 07/01/90 Current Effective Date: 07/01/08 Supersedes: 25.4 DOE, 07/01/90

commissary/canteen privileges and the like.

- 5. Room Restriction: The youth may be restricted to his/her room. Such room restriction shall be subject to the following conditions:
  - Room restriction must be accomplished so as to not interfere with treatment programs for the youth;
  - b) Room restriction shall be limited to a maximum of four (4) hours a day;
  - c) No more than fourteen (14) days room restriction (four hours a day) shall be issued for any one Disciplinary Report. At no time shall the youth's total room restriction for disciplinary offenses exceed twenty-one (21) days;
  - d) There must be visual contact with the youth by staff at least every 15 minutes.
- 6. Work Details: Specific job assignments may be made for completion of a task or a set length of time. The work detail shall not require skill and/or intelligence beyond the youth's ability nor place the youth in a dangerous or hazardous environment.
- 7. <u>Loss of Status:</u> The Hearing Officer/Discipline Committee may alter a youth's earned points, incentive programs, etc. or may recommend behavioral contracts be developed and/or revised.
- **E.** When determining sanctions, the following factors shall be considered:
  - 1. The youth's needs;
  - 2. Whether the sanction will have a beneficial effect upon the youth;
  - 3. The circumstances surrounding the present offense and degree of youth's involvement in the offense;
  - 4. The youth's past behavioral history;
  - 5. The effect, if any, the sanction may have on the general youth population.

F. The list below indicates the maximum punishments/sanctions which may be imposed for major violation when room restriction, confinement, or restriction/reduction of privileges is the sanction. Restriction/reduction of privileges may be coupled with either room restriction or confinement. However, confinement and room restriction may not be imposed for the same incident.

Original Effective Date: 25.4, 07/01/90 Current Effective Date: 07/01/08 Supersedes: 25.4 DOE, 07/01/90

-			<u> </u>	
	OFFENSE	ROOM RESTRICTION	CONFINEMENT	RESTRICTION REDUCTION OF PRIVILEGES
ľ	1. Aggravated battery	0-14 days	0-5 days	0-6 weeks
	2. Arson	0-14 days	0- 5 days	0- 6 weeks
;	3 Assault	0- 6 days	0- 2 days	0- 3 weeks
	4. Assault and battery	0-14 days	0- 3 days	0-6 weeks
;	5. Attempted escape	0 -8 days	0- 2 days	0-3 weeks
	6. Burglary	0-10 days	none	0- 4 weeks
	7. Conspiracy	0- 5 days	none	0- 2 weeks
	8. Damaging/destroying state property	0-14 days	0- 1 day	0- 4 weeks
!	9. Escape	0-14 days	0- 5 days	2- 6 weeks
	10. Extortion	0-14 days	0- 2 days	0- 6 weeks
	11. Fighting	0- 5 days	none	0-3 weeks
	12. Forgery	0-10 days	none	0-3 weeks
	13. Gambling	0- 2 days	none	0-3 weeks
	14. Interfering with staff	0- 5 days	none	0-3 weeks
	15. Participation in a riot	0-14 days	0- 5 days	0- 6 weeks
	16. Pass violation	0-10 days	none	0- 6 weeks
	17.Possession of contraba	nd 0-14 days	none	0-3 weeks
	18. Possession of a weapo	on 0-14 days	0- 3 days	0- 6 weeks
	19.Possession/Use of drug	gs 0-14 days	0- 3 days	0-6 weeks
	20.Possession/Use of Inhalants/Intoxicants	0-14 clays	0- 2 days	0- 3 weeks
	21. Rape	0-14 days	0- 5 days	0- 6 weeks
	22. Receiving and Concealing	0-10 days	none	0- 3 weeks

Original Effective Date: 25.4, 07/01/90 Current Effective Date: 07/01/08 Supersedes: 25.4 DOE, 07/01/90

Disciplinary Punishment Guidelines For Youth in Youth Development Centers	25 4 DOF
Disciplinary Funisilinent Guidennes For Touth in Touth Development Genters	23.4 DUE

	23. Repeated Minor Violations	0-14 days	0- I day	0- 3 weeks
	24. Repeated refusal to follow direct orders	0-10 days	none	0-3 weeks
	25. Selling inhalants/drugs/ intoxicants	0-14 days	0- 4 days	0- 6 weeks
	26. Sexual Battery	0-14 days	none	0-3 weeks
	27. Sexual Misconduct	0- 5 days	none	0-3 weeks
	28. Stealing	0-14 days	none	0-3 weeks
	29.Threatening Staff	0-14 days	none	0-3 weeks
	30.Threatening Youth	0-14 days	none	0-3 weeks
G.	When a youth has been found in violation of more than one infraction arising from a single incident, the maximum sanction shall not exceed the maximum sanction for the most serious offense he/she is found to have committed.			
Н.	When a youth has been four arising from separate incider imposed and such sanctions sanction, refer to Use of Cor	nts, the maximus shall run cons	um penalty for each viole secutively. When confine	ation may be
I.	Each Youth Development Coresolving minor violations utin Disciplinary Offenses Policy. Commissioner of Residential sanctions for minor violations or youth behavior. The max restriction or assignment bey sanction for a minor violation one (1) hour.	lizing the cated Such policy not be some some some services or do some shall relate to simum sanction yond one shift.	gories specified in the Donust be approved by the esignee. The determinant the seriousness of the for minor violations can Confinement can neve	efinitions of Assistant ation of rule violation not exceed a r be used as a

Forms:
--------

(Note: This Policy Cannot Be Revised Without Prior Permission of Chancery Court, Davidson County, Nashville, Tennessee.)

Original Effective Date: 25.4, 07/01/90 Current Effective Date: 07/01/08 Supersedes: 25.4 DOE, 07/01/90